ORIGINAL FILED

FEB 25 1985

COUNTY_CLERK

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

CHURCH OF SCIENTOLOGY OF CALIFORNIA,) No. C 420153) Plaintiff,) ORDER

GERALD ARMSTRONG,

Defendant.

MARY SUE HUBBARD,

Intervenor.

This matter came on for hearing in Department 57 of the California Superior Court for the County of Los Angeles on February 11, 1985, upon the motion of the United States for an order permitting it to inspect and copy certain exhibits, filed under seal in this action. Upon consideration of the arguments of the plaintiff, intervenor, and the United States, it is this day of February, 1985, hereby

ORDERED that the following exhibits shall be made available to the United States for inspection an copying for the reasons

given at the February 11, 1985, hearing and subject to the conditions set forth below:

Exhibit No. (500 Ser.)

QQQQ

KKKKK

LLLLL

PPPPP

QQQQQ

The United States must inspect and copy the foregoing exhibits according to the following conditions:

- 1. The Clerk will permit the United States, through the United States Department of Justice, its designated governmental representative, or personnel retained by the Department of Justice to assist in processing the exhibits for the defense of the Washington, D.C. action, to inspect and copy the foregoing exhibits;
- 2. The United States may use the foregoing exhibits solely for the purpose of preparing the defense of, and defending the action Founding Church of Scientology of Washington, D.C., Inc., et al. v. Director, Federal Bureau of Investigation, et al., Civil Action No. 78-0107 (D.D.C.) (the "Washington, D.C. Action");
- 3. The foregoing exhibits or copies thereof shall not be disclosed to the public without prior court approval, provided, however, that:
- (a) The United States may offer these exhibits as sealed exhibits in the course of litigation and the exhibits may

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be used as sealed exhibits at depositions (and shown to deponents), filed under seal as attachments to pleadings, and be used at trial, in the Washington, D.C. Action;

- (b) The United States may disclose these exhibits to personnel retained by it to assist in processing the exhibits for the defense of the Washington, D.C. Action, who shall be and Account subject to the terms of this order; and,
- (c) The United States District Court in the Washington, D.C. Action may make such further orders regarding these exhibits as appropriate including, in particular, an order unsealing these exhibits.

It is hereby

FURTHER ORDERED that the motion of the United States to inspect and copy sealed exhibits (500 Series) DDD, EEEE, FFFF, GGGG, HHHH, IIII, CCCCC, GGGGG, IIIII, BBBBBB, and OOOOOO is DENIED for the reasons given at the February 11, 1985, hearing.

It is hereby

FURTHER ORDERED that, pursuant to the stipulation of the United States, the copies of the Declaration of Laurel Sullivan (dated August 20, 1984), the Declaration of Gerald Armstrong (dated September 6, 1984), and the Declaration of Gerald Armstrong (dated December 31, 1984), which were filed with this Court by the United States shall be kept under seal by the Clerk and shall not be available to the public except upon further

order of this court. This order does not affect other copies of these declarations or other declarations by these individuals. Dated: fers, 25787

PAUL G. BRECKENRIDGE, JR.
Judge of the Superior Court